SCHEDULE C-1 (FEC Form 3X)

LOANS AND LINES OF CREDIT FROM LENDING INSTITUTIONS ECEIVE

	Supplementary for					
-	Įnforma	tion found on				
	Page	of Schedule 7	;			

ede	ral Election Commission, Washington, D.C. 20463							
		action ID : CAPESC111AF6E635	Letters.	19:36 IDENTIFICATION NUMBER				
Coalition of Americans for Political Equatity								
LEN	DING INSTITUTION (LENDER)	'Amount of Loan		Interest Rate (APR)				
Full Name Charitable Funding, LLC			000.00	3.00				
Mailing Address 1712 Pioneer Ave		Date Incurred or Established	06	15 2012				
Suit	e 813			/ For only Typy Typy				
City State Zip Code Cheyenne WY 82001		Date Due 12 15 2013 Back Ref CAPESC5BA2183FA4E87B						
<u> </u>	A. Has loan been restructured? No Yes If yes, date originally incurred							
Į.	B. If line of credit, Amount of this Draw: Total Outstanding Balance: 65000.00 Balance:							
C. Are other parties secondarily liable for the debt incurred? No Ves (Endorsers and guarantors must be reported on Schedule C.)								
T C	D. Are any of the following pledged as collateral for the le property, goods, negotiable instruments, certificates of stocks, accounts receivable, cash on deposit, or other No Yes If yes, specify:	truments, certificates of deposit, nhattel papers, ash on deposit, or other similar traditional collateral?		What is the value of this collateral?				
		Does the lender have a perfected security interest in it? No Yes						
Ī	E. Are any future contributions or future receipts of intere	st income, pledged as	come, pledged as What is the estimated value?					
	collateral for the loan? No Yes If yes, s	pecify:	ii si	mangameng mengenengan adam penengan adam berah				
	A depository account must be established pursuant to 11 CFR 100.82(e)(2) and 100.142(e)(2).	Location of account:						
Ì	Date account established:	Address:						
		City, State, Zip:						
F	F. If neither of the types of collateral described above was pledged for this loan, or if the amount pledged does not equal or exceed the loan amount, state the basis upon which this loan was made and the basis on which it assures repayment. Principal and interest open account; uncollateralized, contractual obligation.							
H	G. COMMITTEE-TREASURER		TRATE					
-1	Typed Name Margaret/Berardinelli		DATE	/ [B337] / FV FVSVVV				
	Signature Sugars Social Communication of the Signature Sugars Soci		06	15 2012				
<u> </u>	H. Attach a signed copy of the loan agreement.							
 I. TO BE SIGNED BY THE LENDING INSTITUTION: I. To the best of this institution's knowledge, the terms of the loan and other information regarding the extension of the loan are accurate as stated above. 								
II. The loan was made on terms and conditions (including interest rate) no more favorable at the time than those imposed for similar extensions of credit to other borrowers of comparable credit worthiness.								
III. This institution is aware of the requirement that a loan must be made on a basis which assures repayment, and has complied with the requiremente set forth at 11 CFR 100.82 and 100.142 in making this loan.								
	HORIZED REPRESENTATIVE	[Electronically Filed]						
	ed Name Marc Bonanni, Esq.		MIN	9 K M M				
Sigi	nature Marc Bonanni, Esq. Att	e torney	06	15 2012				